

In The U.S. District
Court For N.D. of Alabama

FILED

2006 AUG 29 PM 1:22
U.S. DISTRICT COURT
N.D. OF ALABAMA

Tanner J. Kuchell, Jr.
Plaintiff,

CRIM # 4:06-
CV-01501-RBP
Jeo

v.
Christine McQuinnale,
Defendant.

OBJECTIONS To
Magistrate Judge's Recommendation
comes from the Plaintiff in blue
typed notation and case number
with his objections to Magistrate
Judge's Recommendation to
transfer this case to the
Middle District of Alabama
outlined in his sworn
Affidavit in support.

Could the fee was pay August
2006.

Respectfully yours

[Signature]

James V. Howard, Jr.

Certificate of James

I hereby certify I have
mailed a true copy of the
foregoing this the 28th day
August, 2006, to the defendant.

Respectfully yours

[Signature]

Affirmant of JAMES V. HOWARD, JR.
My Name is James V. Howard, Jr.,
and I place this sworn
Affirmant in support of
my objections to Magistrate

II. Affidavit of James J. Kwon

*Off's Representation of 8-18-06,
in Civil Action Number 4:06-cv-
0150-RBP-Je. The violations occurred
during Numerous Visits on the visiting
yard at St. Clair Correctional Facility,
located in St. Clair County, Ala.
Because hence Jurisdiction is to
this Court. Pursuant to 28 U.S.C.
1746 I swear under penalty of
perjury the foregoing True and
Correct. Done this 22nd day
August 2006.*

Respectfully Submitted,

James J. Kwon

*See - 28 U.S.C. 1391(b)
JONES V. BALES, 58 F.R.D.
453 (N.D. Ga. 1972), Aff'd,
480 F.2d 805 (5th Cir. 1973);
D'Agnerty V. PROUMER, 456
F.2d 97 (9th Cir. 1972).*

*James J. Kwon
#15560
3000 E. 1000
St. Clair Road
Springville, Alabama
35146*

*where "a Substantial Part of the
Events or Omissions giving rise to
the claim occurred." I meet
the criteria and Jurisdiction
is with this Court.*